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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/714,315	11/16/2000	Sharon Greener	3499-91	6479
27383 7	590 03/11/2004		EXAM	INER
	CHANCE US LLP		SNAPP, SA	ANDRA S
200 PARK AV NEW YORK,			ART UNIT	PAPER NUMBER
,			3624	
			DATE MAII ED: 03/11/200/	1

Please find below and/or attached an Office communication concerning this application or proceeding.

			<u>.</u>
	Application No.	Applicant(s)	
	09/714,315	GREENER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Sandra Snapp	3624	
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet w	vith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICAT! - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, however, may a on. i, a reply within the statutory minimum of thi period will apply and will expire SIX (6) MO statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on 2a)□ This action is FINAL . 2b)⊠ 3)□ Since this application is in condition for all closed in accordance with the practice units.	This action is non-final. llowance except for formal ma		
Disposition of Claims			
 4) Claim(s) 1-59 is/are pending in the application 4a) Of the above claim(s) 15-34,45-51 and 5) Claim(s) is/are allowed. 6) Claim(s) 1-14, 35-44 and 52 is/are rejected to 5. 7) Claim(s) 7,35,41 and 44 is/are objected to 6. 8) Claim(s) 15-34, 45-51 and 52-59 are subjected to 6. 	<u>d 53-59</u> is/are withdrawn from ed. o.		
Application Papers			
9) ☐ The specification is objected to by the Exact 10) ☑ The drawing(s) filed on 16 November 200 Applicant may not request that any objection to Replacement drawing sheet(s) including the country of the oath or declaration is objected to by the	$0 \text{ is/are: a)} \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International B * See the attached detailed Office action for	nments have been received. Iments have been received in a e priority documents have been Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s) 1) ☑ Notice of References Cited (PTO-892) 2) ☑ Notice of Draftsperson's Patent Drawing Review (PTO-943) ☑ Information Disclosure Statement(s) (PTO-1449 or PTO/5 Paper No(s)/Mail Date <u>8 & 12</u> .	18) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 	

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DETAILED ACTION

Election/Restrictions

During a telephone conversation with Mr. Joseph Kincart on 2-12-4 a provisional election was made without traverse to prosecute the invention of the method and related system for pricing a transaction, claims 1-14, 35-44 and 52. Affirmation of this election must be made by applicant in replying to this Office action. Claims 15-34, 45-51 and 53-59 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention. Applicant must cancel the claims that are herein withdrawn from consideration.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Information Disclosure Statement

The information disclosure statements (IDSs) submitted on 2-22-01, 1-16-02 and 10-28-02 were filed in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statements were considered by the examiner.

Claim Objections

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Claims 7, 35, 41 and 44 are objected to because of the following informalities:

In claim 7, the phrase "with participant of the transaction" is awkward and grammatically incorrect. The Examiner suggests amending the phrase to read, "with a participant of the transaction."

In claims 35, 41 and 44, the phrase "relating to deliverable involved" is awkward and grammatically incorrect. The Examiner suggests amending the phrase to read, "relating to a deliverable involved." Also, in Claim 35, the term "xtended" is misspelled and should be "extended."

Also in claims 41 and 44, the semicolon after the phrase "for the deliverable" (line 7 in claim 41, and line 8 in claim 44) is confusing. It is unclear what the Applicant intends by using the semicolon in this manner. Clarification is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 3, 8, 9, 37, 39 and 43 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 3 and 37 are indefinite because the limitation of the detail of the price comprising the cost of credit involved, the cost of exchange and the amount relating to the deliverable is confusing since it has already been recited in claims 1 and 35, respectively, with regard to the price (itself) of the deliverable. Isn't this subsequent recitation redundant?

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Claims 8, 9 & 39 are indefinite because it is unclear whether the purchasing party is the same as the buyer in their respective independent claim (1 and 35)?

Claim 43 is indefinite because it is unclear whether the phrase "to online transaction" is referring to "the transaction" of claim 42 or a different transaction. Clarification is required.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-14 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claims are directed to non-statutory subject matter because they lack any reference to technology. The Patent Office has taken the position that claims lacking any reference to technology are "nothing more than [an] abstract idea which is not tied to any technological art and is not a useful art as contemplated by the Constitution." *Ex parte Bowman*, 61 USPQ2d 1669, 1671 (Bd. Pat. App. & Inter. 2001)(Unpublished). Although the Bowman case is not precedential, it is cited herein merely for its content and reasoning to illustrate the Patent Office's current position on this issue. The Examiner suggests amending the claims to include some form of technology, such as a computer, etc. in the body of the claim. It is not sufficient to merely put such technology in the preamble.

Claims 42-43 and 52 are rejected under 35 U.S.C. 101 because the claims are directed to non-significant use of technology, that is, the technology referenced in the claims is not connected to the method steps as recited. For example, in a simplified reading of claim 42, the claim would appear to transmit data, receive data and display data which is merely non-

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significant use of the technology recited in the preamble. As such, under 35 U.S.C. 101, non-significant data is non-statutory and does not necessarily lead to a useful, concrete, tangible result.

Claim 44 is rejected under 35 U.S.C. 101 because the claim is directed to non-statutory subject matter. The Patent Office has taken the position that signals are not statutory subject matter unless it is embodied in a physical, tangible medium such as some form of computer readable memory, and is couple with computer executable code. As such, the language of claim 44 is also directed to non-functional descriptive material and non-statutory.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-14, 35-44 and 52 are rejected under 35 U.S.C. 102(b) as being anticipated by the Boesch et al. patent (US 5,897,621).

With regard to claims 1-14, the Boesch patent discloses a computer-implemented method and the associated computer system for providing pricing for a transaction, the method comprising:

Receiving an amount relating to a deliverable involved in a transaction (col. 7, lines 25-34), determining a cost for credit to be extended to a buyer (col. 8, lines 12-38), calculating a

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cost for exchange of currency (col. 8, lines 12-38), and calculating a price for the deliverable (col. 8, lines 12-38) (claims 1 and 35);

Transmitting the calculated price to a participant network access device (col. 8, lines 12-38) (claims 2 and 36);

Transmitting a detail of the price wherein the detail is comprised of the cost of credit, the cost for the exchange, and the amount relating to the deliverable (col. 8, lines 12-38) (claims 3 and 37);

Discounting the cost of exchange of currency according to a volume discount term relating to a notional volume associated with a participant of the transaction (col. 8, lines 54-58) (claims 4 and 38);

The aggregate notional volume is calculated on a periodic basis (col. 8, lines 65-67) (claim 5);

Discounting the cost of exchange of currency according to a volume discount term relating to an aggregate number of transactions associated with a participant of the transaction (col. 8, lines 54-58) (claim 6);

Discounting the cost of exchange of currency according to a discount term relating to a payment history associated with the participant of the transaction (col. 8, lines 54-58 and col. 9, line 53 through col. 10, line 8) (claim 7);

The amount received relating to the deliverable is determined according to data comprising the identity of a purchasing party involved in the transaction (col. 5, lines 23-36) (claim 8);

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The cost for exchange of currency relating to the transaction is determined according to data comprising the identity of a purchasing party involved in the transaction (col. 5, lines 23-36) (claims 9 and 39);

The amount received relating to the deliverable is determined according to data comprising a transaction facilitator (col. 8, lines 24-39) (claims 10 and 40);

Processing payment for the deliverable in the amount relating to the deliverable (col. 8, lines 24-39) (claim 11);

Receiving notification of shipment of the deliverable prior to processing payment for the deliverable (col. 4, lines 5-7) (claim 12);

Determining an exchange price and tolerance parameter for a foreign currency in which the amount relating to the deliverable is denominated, as the foreign currency relates to a base currency (col. 8, line 59 through col. 9, line 24), receiving a spot price relating to a market price for exchange of a foreign currency, comparing the spot price with the tolerance parameter, and modifying the exchange price if spot price exceeds the tolerance parameter (col. 8, line 59 through col. 9, line 24) (claim 13);

Entering an exchange price to be utilized in calculating a cost of exchange of currency relating to the transaction (col. 8, line 59 through col. 9, line 24), entering a predetermined time period for which the exchange price will remain valid (col. 4, line 66 through col. 5, line 8), determining if the transaction will take place during the predetermined time period (col. 8, lines 59-67), and entering an updated exchange price if the transaction will take place during a time other than the predetermined time period (col. 8, lines 59-67) (claim 14);

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With regard to claim 41, the Boesch patent also discloses computer executable program code causing the computer to (computer info col. 5, lines 55-64, the program code is inherent in a system having a computer and the steps as presently claimed):

Receive an amount relating to a deliverable involved in a transaction (col. 7, lines 25-34), determine a cost credit to be extended to a buyer, wherein the credit is extended resultant to the transaction (col. 8, lines 12-38), calculate a cost for exchange of currency (col. 8, lines 12-38), and calculate a price for the deliverable (col. 8, lines 12-38) (claim 41).

With regard to claims 42-43, the Boesch patent discloses a method of interacting with a network access device so as to provide pricing information, the method comprising the steps of:

Causing details of an online transaction involving a calculated price and detail of a price to be transmitted to a participant network access device (col. 8, lines 12-38), receiving an amount deliverable involved in a transaction (col. 8, lines 12-38), and displaying the calculated price and detail of the price related to the transaction (col. 8, lines 12-38) (claim 42); and

Displaying multiple calculated and detail prices related to the online transaction (col. 10, lines 39-64) (claim 43).

With regard to claim 44, the Boesch patent discloses a computer data signal embodied in a digital data stream comprising data including e-commerce details (computer info col. 5, lines 55-64, the data signal is inherent in a system having a computer and the method steps as presently claimed), wherein the computer data signal is generated by a method comprising:

Receiving an amount relating to a deliverable (col. 7, lines 25-34), determining a cost credit to be extended a buyer, wherein the credit is extended resultant to the transaction (col. 8,

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lines 12-38), calculating a cost for exchange of currency relating to the transaction (col. 8, lines 12-38), calculating a price for the deliverable (col. 8, lines 12-38) (claim 44).

With regard to claim 52, the Boesch patent discloses a method of interacting with a network access device so as to provide pricing for a transaction, the method comprising:

Identifying parties involved in a transaction (col. 5, lines 23-36), defining a deliverable with a currency amount associated with the deliverable (col. 7, lines 25-34), and receiving a price for the deliverable (col. 8, lines 12-38) (claim 52).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The Garber, Uchida et al., Wolf et al., Gell et al., Fraser et al., Walker et al., Bekaert et al., Giovannoli, Silverman et al., Chennault, Potter et al., Hartheimer et al., Midorikawa et al., Odom et al., Harrington et al., Walker et al., Jong and Rosen patents disclose various types of electronic exchange or trading systems and financial systems.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sandra Snapp whose telephone number is 703-305-6940. The examiner can normally be reached on Mon.-Thurs..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on 703-308-1065. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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PATENT EXAMINER
GROUP 3600

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FORM PTO-1449 U.S. Department of Commerce Patent and Trademark Office

INFORMATION DISCLOSURE STATEMENT

(Use several sheets if necessary)

Serial No. 09/714,315

Inventors: Greener et al.

Docket No. 3499-091

U.S. PATENT DOCUMENTS

EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILING DATE IF APPROPRIATE
85	5,787,402	7/28/98	Potter et al.	705	37	10/8/96
SS	5,963,923	10/5/99	Garber	705	37	6/3/97
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FOREIGN PATENT DOCUMENTS

EXAMINER INITIAL	DOCUMENT NUMBER	DATE	COUNTRY	TRANSLATION

OTHER DOCUMENTS

EXAMINER INITIAL	AUTHOR, TITLE, DATE, PERTINENT PAGES, ETC.
So l	International Search Report for PCT/US01/21812 dated October 18, 2001

EXAMINER Sandra Snapp	DATE CONSIDERED 2/12/9
EXAMINER: Initial if citation considered, whether or not citation is in conformance with M.P.	E.P. 609; draw line through citation if not

Form PTO-1449 [6-4]

in conformance and not considered. Include copy of this form with next communication to applicant.

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1449 U.S. Department of Commerce Patent and Trademark Office

INFORMATION DISCLOSURE STATEMENT

(Use several sheets if necessary)

Serial No.	09/714,315
Inventors:	Greener et al.
Docket No.	3499-91

U.S. PATENT DOCUMENTS

EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILING DATE IF APPROPRIATE
55	2001/0056398	12/27/01	Scheirer	705	38	4/12/01
SS	2002/0016762	2/7/02	Feilbogen et al.	705	39	5/31/01
85	2002/0046053	4/18/02	Hare et al.	705	1	8/21/01
65	6,205,433 B1	3/20/01	Boesch et al.	705	26	12/17/98

FOREIGN PATENT DOCUMENTS

EXAMINER INITIAL	DOCUMENT NUMBER	DATE	COUNTRY	TRANSLATION
48	WO 02/11018	2/7/02	WO	Yes

OTHER DOCUMENTS

EXAMINER INITIAL	AUTHOR, TITLE, DATE, PERTINENT PAGES, ETC.
4	Int'l Search Report dated September 19, 2002 for PCT/US01/51200.
	RECE
	Op 007 3 1 20.
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EXAMINER: Initial if citation considered, whether or not citation is in conformance with M.P.E.P. 609; draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Form PTO-1449 [6-4]

FORM PTO-1449 U.S. DEPARTMENT OF COMMERCE PATENT & TRADEMARK OFFICE

LIST OF PRIOR ART CITED BY APPLICANT

DOCKET NO:

3499-91

SERIAL NO

APPLICANT :

Greener et al.

EXAMINER

Not assigned

FILING DATE:

GROUP ART UNIT

U.S. PATENT DOCUMENTS

*EXAMINER'S DOCUMENT NUMBER INITIALS 55 5,884,274

5,897,621

SUBCLASS

DATE 3/16/99

26

4/27/99

NT DOCUMENTS **FOREIG**

*EXAMINER'S **DOCUMENT**

TRANSLATION

INITIALS

Section of persons

NUMBER

DATE

COUNTRY **CLASS** **SUBCLASS**

YES

<u>NO</u>

OTHER PRIOR ART (INCLUDING AUTHOR, TITLE DATE, PERTINENT PAGES, ETC.)

*EXAMINER

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Homepage, http://www.currenex.com/home.html

Foreign Exchange Market, http://www.currenex.com/foreign.html

About Currenex, http://www.currenex.com/about.html

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INITIALS

AMINER: Sandra Snapf DATE CONSIDERED: 2/12/4

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

